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I hereby certify that this correspondence is being electronically deposited with the United States Patent and Trademark Office through the Electronic Filing System on: Date: July 31, 2008 Name: David P. Lindner - Reg. No. 53,222

Signature:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Appln. of: Robert Polfreman et al.

Appln. No.: 10/519,760

Filed: October 28, 2005

For: LOUDSPEAKER

DIAPHRAGM SYSTEMS

Attorney Docket No.: 11336/868 (P02061US)

Examiner: Brian Ensey

Art Unit: 2615

Confirmation No.: 3195

CORRECTED REPLACEMENT INFORMATION DISCLOSURE STATEMENT

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

In accordance with the duty of disclosure under 37 CFR §1.56 and §§1.97-1.98, and more particularly in accordance with 37 CFR §1.97(b), Applicant thanks Examiner Ensey for his diligence in catching and bringing to our attention the typographical error in the previously cited reference. Applicants hereby cite the corrected reference as follows:

PATENT DOCUMENTS		
DOCUMENT NO.	DATE	NAME
US 6327372	04/12/2001	Devantier, et al.
US 2002/0184964 A1	12/12/2002	Pearsall et al.
GB 255736	07/29/1926	Bauer
GB 369992	03/21/1932	Persson
DE 902260	01/21/1954	Vollmer
JP 55064602	05/15/1980	Nippon
JP 61251298	08/11/1986	Schoichiro, et al
JP 63143000	06/15/1988	Foster
DE 3831376	03/22/1990	Filip

Electronic Date of Deposit: July 31, 2008

Application No.: 10/519,760 Attorney Docket No.: 11336/868 (P02061US)

Applicants are enclosing Form PTO-1449 (one sheet), along with a copy of each the listed reference for which a copy is required under 37 CFR §1.98(a)(2). As the listed reference is in English, no further commentary is believed to be necessary, 37 C.F.R §1.98(a)(3). Applicants respectfully request the Examiner's consideration of the above reference and entry thereof into the record of this application.

By submitting this statement, Applicants are attempting to fully comply with the duty of candor and good faith mandated by 37 CFR §1.56. As such, this statement is not intended to constitute an admission that the enclosed reference, or other information referred to therein, constitutes "prior art" or is otherwise "material to patentability," as that phrase is defined in 37 CFR §1.56(a).

Applicant has calculated no fee to be associated with the correction of the cited reference, however, the examiner has cited 37 CFR 1.97(e) with regard to the requirement for fee. If a fee is due for the resubmission of the cited reference, the Director is authorized to charge payment of the fee required to Deposit Account 23-1925 as indicated in the Transmittal accompanying this Information Disclosure Statement.

Respectfully submitted,

07/31/2008

David P. Lindner

(Reg. No. 53,222)